	Case 3:07-cv-05739-SC Doc	ument 47 Fil	ed 03/28/2008	Page 1 of 3		
1 2 3 4 5 6 7 8 9	ROSEMARY M. RIVAS (CA SB) MARK PUNZALAN (CA SBN 24 FINKELSTEIN THOMPSON LLI 100 Bush Street, Suite 1450 San Francisco, California 94104 Telephone: 415.398.8700 Facsimile: 415.398-8704 E-mail: rrivas@finkelsteinthomps Attorneys for Plaintiff JOEL RUIZ WILLIAM L. STERN (CA SBN 9 CLAUDIA M. VETÉSI (BAR NO MORRISON & FOERSTER LLP 425 Market Street San Francisco, California 94105-2 Telephone: 415.268.7000 Facsimile: 415.268.7522 E-mail: wstern@mofo.com	on.com 2 6105) 0. 233485)				
11	Attorneys for Defendant					
12	GAP INC.					
13						
14	UNITED STATES DISTRICT COURT					
15	NORTHERN DISTRICT OF CALIFORNIA					
16	SAN FRANCISCO DIVISION					
17						
18	JOEL RUIZ, On Behalf of Himsel Similarly Situated,	f and All Others	Case No. C	07-5739 SC		
19	Plaintiff,		STIPULATIO [PROPOSED			
20	v.		CONTINUE	INITIAL CASE ENT SCHEDULE		
21	GAP, INC., and DOES 1-9 inclusi	ve,				
22	Defendants.		Judge: Honor	able Samuel Conti		
23			Complaint file	ed: November 13, 2007		
24						
25	Pursuant to Civil Local Rules 7-12 and 16-2(d), Plaintiff Joel Ruiz and Defendant GAP					
26	Inc., through their counsel, submit the following stipulation and [proposed] order regarding the					
27	scheduling of the case:					
28						
	STIPULATION AND [PROPOSED] ORDER TO CONTINUE INITIAL CASE MANAGEMENT SCHEDULE No. C 07-5739 SC					

The Court has rescheduled the initial case management conference to April 4, 2008, a date					
that lead counsel for defendant GAP Inc. ("GAP"), William L. Stern is not available. He is					
required to attend a mediation in Sacramento in which his clients will be arriving from the east					
Coast. That mediation has been scheduled since February 2008. Furthermore, there is a court-					
ordered mediation scheduled in this case for April 15, 2008, and The Gap believes that from a					
case-management standpoint, it may make sense to hold the CMC after that session. The Gap					
therefore requests that, for both reasons, the CMC conference be rescheduled to April 25, 2008.					
Counsel has discussed this with plaintiffs' counsel, who have no objection.					
If this request is granted, then all related dates shall be calculated pursuant to the schedule					
set forth in the Federal Rules of Civil Procedure.					
I, William L. Stern, am the ECF user whose ID and password are being used to file this					
Stipulation to Continue Case Schedule. In compliance with General Order 45.X.B, I hereby attest					
that Mark Punzalan has concurred in this filing.					
Dated, March 20, 2000 DOSEMADY M. DIVAS					
MA	ROSEMARY M. RIVAS MARK PUNZALAN FINKELSTEIN THOMPSON LLP				
TIN	REESTEIN THOMFSON LLP				
P _V	/s/ Mark Punzalan				
B <u>y</u>	Mark Punzalan				
Attorneys for Plaintiff JOEL RUIZ					
CLA					
MO					
D.,	/a/William I Charm				
B <u>y</u>	/s/ William L. Stern William L. Stern				
	Attorneys for Defendant GAP INC.				
	that lead counsel for defendant GAP Inc. ("GAP" required to attend a mediation in Sacramento in vaccountries to attend a mediation in Sacramento in vaccountries. That mediation has been scheduled since ordered mediation scheduled in this case for Apricase-management standpoint, it may make sense therefore requests that, for both reasons, the CMC Counsel has discussed this with plaintiffs. If this request is granted, then all related the set forth in the Federal Rules of Civil Procedure. I, William L. Stern, am the ECF user who Stipulation to Continue Case Schedule. In complethat Mark Punzalan has concurred in this filing. Dated: March 28, 2008 ROS MA FIN By Dated: March 28, 2008 WII CLA				

	Case 3:07-cv-05739-SC	Document 47	Filed 03/28/2008 Page 3 of 3						
1		[PROPOS	SED] ORDER						
2									
3	PURSUANT TO STIPULATION, IT IS SO ORDERED.								
4	Dated:	. 2008							
5		······	The Honorable Samuel Conti United States District Judge						
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	STIPULATION AND [PROPOSED] ORDER TO CONTINUE INITIAL CASE MANAGEMENT								